From: Sheldrake, Sean
To: "Wyatt, Robert"

Bcc: Zhen, Davis; Chu, Rebecca; Eva DeMaria (DeMaria.Eva@epa.gov); Stephanie Ebright

(EBRIGHT.STEPHANIE@EPA.GOV); Cora, Lori; Lance Peterson (PetersonLE@cdmsmith.com);

coffeyse@cdmsmith.com; "BAYUK Dana"

Subject: RE: Sample Locations at GascoSiltronic (sf)

Date: Friday, March 9, 2018 8:55:00 AM

Attachments: Gasco Sedient Design Area Sample Locations.pdf

Bob, Thank you for the update. I'd be happy to share that correspondence—we'll start putting that together and transmit to you soon.

Have a good weekend.

S

Sean Sheldrake RPM, Unit Diver Officer U.S. Environmental Protection Agency 1200 Sixth Ave, Suite 900, M/S DOC-01 Seattle, WA 98101 206.553.1220 desk 206.225.6528 cell

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Portland Harbor: https://cumulis.epa.gov/supercpad/cursites/csitinfo.cfm?id=1002155

From: Wyatt, Robert [mailto:rjw@nwnatural.com]

Sent: Thursday, March 8, 2018 4:45 PM

To: Sheldrake, Sean <sheldrake.sean@epa.gov>

Subject: Sample Locations

Hi Sean,

I wanted to let you know that I received a call from one of the pre-RD group members to discuss the biased samples currently identified in their sampling plan in the Gasco design area. This was in response to the feedback they recently received from EPA. I provided her with the attached map, which shows all of the samples we already have in the Gasco design area for the types of data the pre-RD group intends to collect. This clearly shows that the biased "SMA delineation" samples they were considering are not needed. I also let them know that we intend to collect design level data gaps sampling this year.

In the process of compiling this figure, we identified that one or more of the proposed samples appears to be on property owned by NW Natural. I asked the pre-RD group rep to have their attorneys contact Patty to discuss access.

I am just providing this for your information, not requesting any action from EPA. We would, however, appreciate receiving a copy of EPA's comments on the pre-RD group's sediment sampling program when they are available.

Thank you,

Bob